3 , 15	eg) (#14 EP) Detention Pending Trial	Or a med Didret	CT COURT
0m	UNITED S	STATES DISTRI	
A PART OF THE PART	WESTERN	District of	LOUISIANA
 UNITEI	STATES OF AMERICA		
	\mathbf{v} .	ORDER	OF DETENTION PENDING TRIAL
LOF	RA LEE TOMLINSON	Case Number	er: 07-5048M-01
	Defendant		1 11 I alode they the following foots require the
In accordance	with the Bail Reform Act, 18 U.S.C. § fendant pending trial in this case.	3142(f), a detention hearing has	been held. I conclude that the following facts require the
letention of the de	icidant pending that it this case.	Part I—Findings of Fact	
(1) The defer	ndant is charged with an offense descri	ibed in 18 U.S.C. § 3142(f)(1) an	d has been convicted of a federal offense state
or local o	ffense that would have been a federal	offense if a circumstance giving t	ise to federal jurisdiction had existed - that is
a crir	ne of violence as defined in 18 U.S.C. Tense for which the maximum sentenc	, § 3156(a)(4). e is life imprisonment or death	
∐ an or □ an of	fense for which a maximum term of in	nprisonment of ten years or more	is prescribed in
_			
☐ a felo	ony that was committed after the defendation $42(f)(1)(A)-(C)$, or comparable state of	idant had been convicted of two c	or more prior federal offenses described in 18 U.S.C.
(2) The offer	ise described in finding (1) was comm	litted while the defendant was on	release pending trial for a federal, state or local offense.
(3) A period	of not more than five years has clapse	d since the \(\preceded \) date of conviction	on release of the defendant from imprisonment
for the of	Tense described in finding (1).		
(4) Findings	(an) other person(s) and the communi	ty. I further find that the defenda	on or combination of conditions will reasonably assure the not rebutted this presumption.
Salety of	(m) oner person(s) and the common	Alternative Findings (A)	
	probable cause to believe that the defe	endant has committed an offense	
⊠ for v	which a maximum term of imprisonment	nt of ten years or more is prescrib	ed in The Controlled Substances Act
unde [] unde	or 18 U.S.C. § 924(c).	s established by finding 1 that no o	ondition or combination of conditions will reasonably assu
(2) The dete	arance of the defendant as required and	d the safety of the community.	
••		Alternative Findings (B)	
(1) There is	a serious risk that the defendant will n	iot appear.	
(2) There is	a serious risk that the defendant will e	andanger the safety of another per	intent to distribute which render defendant a danger
	mmunity.	a conspiracy to possess with the	
	Poet II_V	ritten Statement of Reasons	for Detention
I find that the	credible testimony and information so		_
derance of the evi	dence that		•
The Government	presented strong evidence of a conspir	acy to possess methamphetamine	with the intent to distribute involving this defendant.
Defendant is uner	mployed. The nature and circumstance	es of the instant offense render de	fendant a danger to the community through continued he community, and the Government's motion for
drug trafficking a detention is grant		mion would insure the safety of t	the Continuity, and the Government's motion for
determent is grane			
	Part	III-Directions Regarding I	Detention
The defendan	it is committed to the custody of the Att	orney General or his designated re- ving septences or being held in (presentative for confinement in a corrections facility separateustody pending appeal. The defendant shall be afforded
requestable oppor	tunity for private consultation with de	efense counsel. On order of a co	art of the United States or on request of an attorney for
Government, the	person in charge of the corrections fac	ility shall deliver the defendant to	the United States marshal for the purpose of an appearan
in connection wit	h a court proceeding.	~ \1	1
		7 . 11	,
Mi	arch 15, 2007		Signature of Judge
Mi	Date	MARK I. HOR	Signature of Vudge NSBY, United States Magistrate Judge

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).